STA	re of N	ORTH CAROLINA		ΙΝ ΤΙ	HE GENERAL (		F.JUSTICE	
		COUNTY		IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION BEFORE THE CLERK SP				
(Full	name of	petitioning parent 1)						
(Full	name of	petitioning parent 2)						
FOR	THE AD	OPTION OF			PETITION OF A M	FOR ADO		
					(Not S	Steppare	nt)	
(Full	name by	which adoptee is to be kno	wn if adoption granted)					
To th	e Honora	able Clerk of the Superior C	court of			County	:	
Mo (	I) the un	dersigned,					and	
vve (	i), the un		(Name of petitionin	ng parent 1	)		, and (Sex)	
		(Name of petitioning par	ent 2)		,(Se;	, v <)	vhose address is	
	(Stree	et & Number)	(C	ity)	(County)	(State)	, (Zip Code)	
do he	ereby pe	tition the Court to adopt	(Name by which the	adoptee is	s to be known)	, a	minor (Sex)	
child,		represent to the Court:			,			
1.	That	the petitioner(s) herein seel	king adoption:					
		has/have lived in or been domiciled in North Carolina for at least six consecutive months immediately preceding the filing of this petition; <b>OR</b>						
		] has/have lived in or been domiciled in North Carolina for less than six consecutive months prior to filing this petition, but the adoptee has lived in North Carolina for at least six consecutive months immediately preceding the filing of this petition or from birth; <b>OR</b>						
		does/do not reside or have domicile in North Carolina, but is/are petitioning to adopt a child currently in the legal custody of a licensed NC adoption agency or county department of social services; <b>OR</b>						
		placed with the petitioner consecutive months imm	ve domicile in North Carolir (s) by the birth parent(s) an nediately preceding the filing at the time of the filing of th	nd the child g of this pe	has lived in No	rth Carolin	a for at least six	
2.		any required preplacement assessments have been completed or updated within the 18 months before the tee's placement for the purpose of adoption or an affidavit is attached stating why the assessment is not able.						
3.			ents, relinquishments, or ter filed as additional docume				en obtained and	

	The names of any individuals whose consent, relinquishment, or termination of rights may be necessary but have not been obtained are listed in an attached document.							
4.	That the adoptee was born on in the State/Country of on or about the day							
	of in the year							
5.	That as far as petitioner(s) are able to ascertain, said minor child is the owner of or is entitled to personal property							
	of the value of \$, described as follows:							
6.	That said adoptee was placed for the purpose of adoption with the petitioner(s) by:							
	Agency Parent/s Guardian of the Minor on the (date)							
	If placed by agency, give name and address of agency consenting to the placement							
	If waiver of placement under N.C.G.S. 48-2-301(a) is needed, address in #13 below.							
7.	If the adoptee is not in the physical custody of the petitioner(s), state the reason why the petitioner(s) do/does not have physical custody and the date and manner in which the petitioner(s) intend/intends to acquire custody:							
8.	That the provisions of the Interstate Compact on the Placement of Children (ICPC), N.C.G.S. 7B - 3800 et. seq., were followed, or a statement is attached describing the circumstances of non-compliance or that the ICPC does not apply.							
9.	That the affidavit required by the Uniform Child Custody Jurisdiction and Enforcement Act, Chapter 50A of the General Statutes, if applicable, is attached to the petition.							
10.	That petitioner(s) seeking adoption herein is/are single; or married. If married, give date of that marriage The petitioner(s) is/are a fit person(s) to have the custody, supervision, and training of said child, and have the resources, including those available under a subsidy for an adoptee with special needs, to provide for the care and support of the adoptee.							
11.	That petitioner(s) desire(s) and agree(s) to adopt and treat the adoptee as their/his/her lawful child and desire(s) that the relationship of parent(s) and child be established between them/him/her and said child; and upon adoption, the said adoptee shall inherit real and personal property by, through, and from the said petitioner(s) in accordance with the statutes of descent and distribution.							
12.	That the petitioner(s) is/are 🗌 related or 🗌 not related to the said child specified in G.S. 48-3-301(b) as follows:							
13.	Enter any special allegation not yet given, such as child 12 years of age or older, whether spouse is deceased or adjudged incompetent, whether waiver of placement needed, etc.							
	<b>REFORE,</b> YOUR petitioner(s) pray(s) that the relationship of parent(s) and child be established between petitioner(s) aid adoptee; and that the name of said adoptee be changed to: as hereinabove written and authorized by law.							

This the day of		
	·	
		Signature of Petitioner
		Signature of Petitioner
		and(Full name of petitioning parent 2)
(Full name of p	petitioning parent 1)	(Full name of petitioning parent 2)
	wn knowledge, excep	as (have) read the foregoing Petition and that the facts set forth pt as to matters therein set forth upon information and belief, and true.
Thisday of		, in the year
		Signature of Petitioner 1
		Signature of Petitioner 2
Subscribed to and sworn to befo	re me this	day of,,
(SEAL)		
. ,		Signature of Clerk of Superior Court or Notary Public
		Printed Name of Clerk of Superior Court or Notary Public
		My commission expires
Attorney for petitioner/s	(Mailing Add	dress)

is forwarded, along with originals of all other documents filed in proceeding, within ten days following the entry of the Decree o Adoption by the Clerk of Court to the Division of Social Services, State Department of Health and Human Services; and a copy is attached to the Order for a Report to the Court, directed to the county department of social services or licensed private child-placing agency.